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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON PORTLAND DIVISION

JOHN	CEE	an	indix	dual
JUILIA		an	mur	AUUMI.

Plaintiff.

v.

GRACE OCEAN PRIVATE, LTD, a foreign corporation, and BRIGHT STAR SHIPMANAGEMENT, a foreign corporation, and M/V ALAM SETIA, an ocean-going cargo vessel.

Defendants.

Case	No.:	

COMPLAINT IN PERSONAM FOR DAMAGES FOR PERSONAL INJURIES

(NEGLIGENCE)

DEMAND FOR JURY TRIAL

FIRST CLAIM FOR RELIEF

Plaintiff alleges:

1. This court has jurisdiction under 28 USC Sections 1331 and 1332. There is complete diversity between the parties, and the amount in controversy exceeds the jurisdictional limit of \$75,000. This action is not subject to rule 9(h), FRCP. This action is also brought under 33 USC 905(b).

2. Plaintiff JOHN GEE is an individual residing in Colton, Clackamas County, Oregon.

3. Defendant GRACE OCEAN PRIVATE, LTD (hereinafter "Grace Ocean") is a foreign corporation with its principal place of business in Singapore.

4. Defendant BRIGHT STAR SHIPMANAGEMENT (hereinafter "Bright Star") is a foreign corporation with its principal place of business in the Philippines.

- 5. At all material times, defendant GRACE OCEAN is and was the owner of the M/V ALAM SETIA.
- 6. At all material times, defendant BRIGHT STAR is and was the manager and operator of the M/V ALAM SETIA, and controlled said vessel.
- 7. The M/V ALAM SETIA (the "vessel") is an ocean-going cargo vessel which hauls freight world-wide.

8. At all material times, Tidal Transport and Trading ("Tidal") is and

was a foreign corporation doing business in Portland, Oregon. Tidal is in the

business of, inter alia, providing stevedoring and terminal services including the

cleaning of the vessel holds. The defendants hired Tidal to clean the vessel holds

before loading the vessel with fertilizer. On or about July 30, 2019, plaintiff and

the crew were in the process of cleaning the holds of the vessel. The vessel was

anchored off Terminal 5 in the Willamette River. Tidal personnel had attached and

secured an equipment barge to the vessel, in order to raise and provide equipment

necessary to clean the holds.

9. The crew provided attached a Jacob's ladder to the rail, and provided

it for the use of plaintiff and other harbor workers to gain access to the vessel.

While plaintiff held onto the ladder and ascended to the vessel rail, both vertical

lines severed and he fell 25 feet and landed on his feet on the steel deck of the

barge below, suffering severe injuries, breaking multiple bones in both feet and

suffering compound fractures of the fibula and tibia in his right leg.

Defendants were negligent in one or more of the following particulars 10.

causing the proximate injuries detailed above and herein:

PAGE 3 – COMPLAINT

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- (a) In failing to provide a safe and sturdy Jacob's ladder or other means of ascending safely from the barge to the deck of the vessel;
- (b) In providing an unsafe, worn and weak Jacob's ladder which would not sustain the weight of a person ascending the ladder;
- (c) In negligently attaching, lashing, securing and positioning the ladder in such a way as to result in the ladder failing;
- (d) In failing to provide a fit, safe and sturdy Jacob's ladder capable of allowing a safe ascent from the barge to the deck of the vessel;
- (e) In failing to warn plaintiff decedent and others that the Jacob's ladder provided was not sufficient and safe for allowing a person to ascend from the barge to the deck of the vessel;
- (f) In failing to provide falling protection to avoid injury should the Jacob's ladder fail;
- (g) In failing to provide adequate instructions to the crew and officers to allow them to determine if the ladders were in seaworthy condition capable of supporting a person ascending the ladder;

Case 3:19-cv-01224-YY Document 1 Filed 08/06/19 Page 5 of 6

(h) In failing to inspect the Jacob's ladder periodically to determine if

the ladders were seaworthy;

(i) In failing to obtain inspections and certifications of the Jacob's

ladders;

(j) In storing, handling or causing to be stored or handling the

ladders so negligently as to cause the lines to break and injure plaintiff;

(k) In otherwise acting so negligently as to cause plaintiff's injury.

11. As a direct and proximate result of defendants' negligence, plaintiff

was severely and permanently injured and suffered and will continue to suffer

great pain and disability, all to his general damages in the amount of \$5,000,000.

Plaintiff prays for leave to amend at the time at trial to conform to the proof.

12. As a direct and proximate result of defendants' negligence, plaintiff

has incurred and will incur substantial medical expenses in addition in an amount

of at least \$1,000,000, Plaintiff prays for leave to amend at the time at trial to

conform to the proof.

13. As a direct and proximate result of defendants' negligence, plaintiff

has suffered, and will continue to suffer, a loss of earnings and loss of support to in

PAGE 5 – COMPLAINT

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the amount of at least \$3,000,000. Plaintiff prays for leave to amend at trial to conform to the proof.

WHEREFORE, plaintiff prays that judgment be entered in favor of plaintiff against defendants:

- (1) For general damages of \$5,000,000;
- (2) For special damages in the amount of \$4,000,000;
- (3) For prejudgment interest according to general maritime law;
- (4) For plaintiff's costs of suit incurred herein;
- (5) For such other and further relief as is deemed just.

DATED this 6th day of August, 2019.

ANDERSON CAREY WILLIAMS & NEIDZWSKI

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